EXHIBIT 1

RECEIVED DEPARTMENT OF RECEIVED TAXATION AND FINANCE DEPARTMENT OF MAY 2 2 1970 TAXATION AND FINANCE

APR 2 9 1970

CORPORATION TAX
BUREAU #3

CORPORATION TAX BUREAU #3

CERTIFICATE OF DISSOLUTION

ATLAS MAGAZINES, INC.

(Under Section 1003 of the Business Corporation Law)

Pursuant to the provisions of Section 1003 of the Business Corporation Law, the undersigned, being the holders of all of the outstanding shares of the corporation entitled to vote, hereby certify:

> That the name of the corporation is ATLAS FIRST:

MAGAZINES, INC.

SECOND: That the Certificate of Incorporation of

the corporation was filed in the office of the Secretary of

State, Albany, New York, on the 17th day of March, 1952.

That the names and addresses of the officers THIRD:

and directors of the corporation are as follows:

Manies	Addresses	Position	
MARTIN GOODMAN	849 Smith Lane Woodmere, New York	President and Director	
CHARLES GOODMAN	14 East End Avenue New York, New York	Vice-President and Director	
MILTON SCHIFFMAN	526 East 20th Street New York, New York	Secretary, Treas- urer and Director	

CT.90 (10.97)

NEW YORK STATE DEPARTMENT OF TAXATION AND FINANCE CORPORATION TAX BUREAU, ALBANY, N.Y. 12226

To: Secretary of State

Date:

5/22/70

Pursuant to provisions of Section 1004 of Article 10 of the Business Corporation Law, the State Tax Commission hereby consents to the dissolution of ATLAS MAGAZINES, INC. if filed on or before 1/31/71

Attached are dissolution papers and \$10.00 fee.

(13-1669137)

Filed by:

· U. S. CORP.

Edward A. Doran Deputy Tax Commissioner

Beane a March

FOURTH: That the said corporation elects to dissolve. FIFTH: That the dissolution of the corporation was authorized by the unanimous written consent of the holders of all outstanding shares entitled to vote thereon without a meeting pursuant to Section 615(a) and (b) of the Business Corporation

IN WITNESS WHEREOF, this Certificate has been signed this day of January, 1970.

Stockholder

STATE OF NEW YORK) ss.: COUNTY OF NEW YORK)

MARTIN GOODMAN and JEAN GOODMAN, being duly sworn, depose and say that they are the sole stockholders of ATLAS MAGAZINES, INC., the corporation mentioned and described in the foregoing instrument; that they have read and signed the same and that the statements contained therein are true.

Sworn to before me this $20^{\frac{48}{10}}$ day of January, 1970.

Notary Public



RECEIVED
DEPARTMENT OF TAXATION AND APPARE

APR 2 2 1370

CERTIFICATE OF DISSOLUTION

CORPORATION TAN

OF

CANAM PUBLISHERS SALES, CORP.

(Under Section 1003 of the Business Corporation Law)

Pursuant to the provisions of Section 1003 of the Business Corporation Law, the undersigned, being the holders of all of the outstanding shares of the corporation entitled to vote, hereby certify:

FIRST: That the name of the corporation is

CANAM PUBLISHERS SALES, CORP.

SECOND: That the Certificate of Incorporation

of the corporation was filed in the office of the Secretary

of State, Albany, New York, on the 6th day of February, 1948.

THIRD: That the names and addresses of the officers and directors of the corporation are as follows:

Names	Addresses	Position
MARTIN GOODMAN	849 Smith Lane Woodmere, New York	President and Director
CHARLES GOODMAN	14 East End Avenue New York, New York	Vice-President and Director
MILTON SCHIFFMAN	526 East 20th Street New York, New York	Secretary, Treasurer and Director

CT.90 (10.67)

NEW YORK STATE DEPARTMENT OF TAXATION AND FINANCE CORPORATION TAX BUREAU, ALBANY, N.Y. 12226

To: Secretary of State

Date: 5/7/70

Pursuant to provisions of Section 1004 of Article 10 of the Business Corporation Law, the State Tax Commission hereby consents to the dissolution of CANAM PUBLISHERS SALES, CORP. if filed on or before 1/31/71

Attached are dissolution papers and \$10.00 fee.

(13-6137797)

Filed by:

U. S. CORP.

Edward A. Doron
Deputy Tax Commissioner

FOURTH: That the said corporation elects to dissolve.

FIFTH: That the dissolution of the corporation was authorized by the unanimous written consent of the holders of all outstanding shares entitled to vote thereon without a meeting pursuant to Section 615(a) and (b) of the Business Corporation Law.

IN WITNESS WHEREOF, this certificate has been signed this day of friends

Martin Goodman, Stockholder

Jean Goodman,

STATE OF NEW YORK 88.:

COUNTY OF NEW YORK

MARTIN GOODMAN and JEAN GOODMAN, being duly sworn, depose and say that they are the sole stockholders of CANAM PUBLISHERS SALES CORP., the corporation mentioned and described in the foregoing instrument; that they have read and signed the same and that the statements contained therein are true.

Martin Goodman /

4 1 9 , 1.969

Notary Public

MICHAEUE, SCHULIZ Intary Pathic, State or New York No. 31 (1972) 111 Qualified in New York County Onunisation Explica March 30, 1977/2

RECEIVED
DEPARTMENT OF
TAXATION AND LEANICE

APR 2 2 1970

XAT HOTESPORDS

CERTIFICATE OF DISSOLUTION

OF

NON-PAREIL PUBLISHING CORPORATION

(Under Section 1003 of the Business Corporation Law)

Pursuant to the provisions of Section 1003 of the Business Corporation Law, the undersigned, being the holder of all of the outstanding shares of the corporation entitled to vote, hereby certifies:

FIRST: That the name of the corporation is NON-PARELL PUBLISHING CORPORATION.

SECOND: That the Certificate of Incorporation of the corporation was filed in the office of the Secretary of State, Albany, New York, on the 18th day of August, 1943.

THIRD: That the names and addresses of the officers and directors of the corporation are as follows:

Names	Addresses	Position
MARTIN GOODMAN	849 Smith Lane Woodmere, New York	President and Director
CHARLES GOODMAN	14 East End Avenue New York, New York	Vice-President and Director
MILTON SCHIFFMAN	526 East 20th Street New York, New York	Secretary, Treasurer and Director

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CT.90 (10-67)

NEW YORK STATE DEPARTMENT OF TAXATION AND FINANCE CORPORATION TAX BUREAU, ALBANY, N.Y. 12226

To: Secretary of State

Date: 5/7/70

Pursuant to provisions of Section 1004 of Article 10 of the Business Corporation Law, the State Tax Commission hereby consents to the dissolution of NON-PAREIL PUBLISHING CORP. if filed on or before 1/31/71

Attached are dissolution papers and \$10.00 fee.

(13-6137878)

Filed by:

'U. S. CORP.

Edward A. Doran Deputy Tax Commissio

COLAN-0273

 $\underline{ ext{FOURTH}}$: That the said corporation elects to dissolve.

FIFTH: That the dissolution of the corporation was authorized by the written consent of the holder of all outstanding shares entitled to vote thereon without a meeting pursuant to Section 615(a) and (b) of the Business Corporation Law.

IN WITNESS WHEREOF, this certificate has been signed this $9^{\frac{140}{100}}$ day of January . 1968.

Martin Goodman, Stockholder

STATE OF NEW YORK) : SS.:
COUNTY OF NEW YORK)

MARTIN GOODMAN, being duly sworn, deposes and says that he is the sole stockholder of NON-PAREIL PUBLISHING CORP., the corporation mentioned and described in the foregoing instrument; that he has read and signed the same and that the statements contained therein are true.

martin Goodman

Sworn to before me this 7, 4th day of January , 1968

Michael Labely
Notary Public

MICHAEL E. SCHULTZ
Notary Public, State of New York
Qualitica in New York County
Commission Expires March 30, 19

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CERTIFICATE OF INCORPORATION

QF

ATLAS MAGAZINES, INC.

PURSUANT TO ARTICLE TWO OF THE STOCK CORPORATION LAW

WE, THE UNDERSIGNED, for the purpose of forwing a corporation pursuant to Article Two of the Stock Corporation Law of the State of New York, do hereby certify:

PIRST: The name of the proposed corporation shall be

ATLAS MAGAZINES, INC.

SECOND: The purposes for which it is to be formed

are:

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To acquire, print, publish, conduct, circulate, sell, distribute, deliver and otherwise deal in and with any brochures, magazines, periodicals, journals, pamphlets, books and other publications of any and every description whatsoever, and generally to carry on the business of general publishers and printers.

manufacturing, book selling, book binding, designing, engraving, lithographing, die casting, stere otyping, electrotyping and the making and printing of illustrations of every kind and charatter, by any and every process whatsoever; to secure, acquire, hold, own, use and sell copyrights and all

8197-71-1

rights of a similar nature or description; and to acquire, own, deal in and deal with all materials or articles of any kind and description used or useful in connection with any or all of the objects hereinbefore expressed, or of a character similar or analogous thereto,

To manufacture, purchase, or otherwise acquire, Lown, mortgage, pledge, sell, assign and transfer, or otherwise dispose of, to invest, trade, deal in and deal with, goods, wares and merchandise and real and personal property of every class and description.

To acquire, and pay for in cash, stock or bonds of this corporation or otherwise, the good will, rights, assets and property, and to undertake or assume the whole or any part of the obligations or liabilities of any person, firm, association or corporation engaged in the same or similar business.

To acquire, hold, use, sell, assign, lease, grant licenses in respect of, mortgage, or otherwise dispose of letters patent of the United States or any foreign country, patent rights, licenses and privileges, inventions, improvements and processes, copyrights, trade-marks and trade names, relating to or useful in connection with any business of this corporation.

To purchase, hold, sell, assign, transfer, mortgage, pledge or otherwise dispose of shares of the capital stock of, or any bonds, securities or evidences of indebtedness created by any other corporation or corporations organized under the laws of this state or any other state, country, nation or government, and while the owner thereof to exercise all the rights, powers and privileges of ownership.

8197-21-2-

To purchase, hold, sell and transfer the shares of its own capital stock; provided it shall not use its funds or property for the purchase of its own shares of capital stock when such use would cause any impairment of its capital except as otherwise permitted by law; and provided further that shares of its own capital stock belonging to it shall not be voted upon directly or indirectly.

To have one or more offices, to carry, on all or any of its operations and business and, without restriction or limit as to amount, to purchase or otherwise acquire, hold, own, mortgage, sell, convey or otherwise dispose of real and personal property of every class and description in any of the states, districts, territories or colonies of the United States, and in any and all foreign countries, subject to the laws of such state, district, territory, colony or country.

In general, to carry on any other similar business in connection with the foregoing, and to have and exercise all the powers conferred by the Zaws of New York upon corporations formed under the act hereinbefore referred to, and to do any or all of the things hereinbefore set forth to the same extent as natural persons might or could do.

The foregoing clauses shall be construed both as objects and powers, and it is hereby expressly provided that the foregoing enumeration of specific powers shall not be

8197-21-3-

held to limit or restrict in any manner the powers of this corporation.

THIRD: The total number of shares which may be issued by the corporation is one thousand (1,000) shares, all of which are to be without par value.

Such shares without par value may be issued from time to time for such consideration as from time to time may be fixed by the board of directors.

pourth: The capital of the corporation shall be at least equal to the sum of the aggregate par value of all issued shares having par value, plus the aggregate amount of consideration received by the corporation for the issuance of shares without par value, plus such amounts as from time to time, by resolution of the board of directors, may be transferred thereto.

PIFTH: The office of the corporation is to be located in the City of New York, County of New York, State of New York.

The address to which the Secretary of State shall mail a copy of process in any action or proceeding against the corporation which may be served upon him is 270 Park Avenue, New York 17, N. Y.

SIXTH: The duration of the corporation shall be perpetual.

SEVENTH: The number of its directors shall not be less than three (3) nor more than seven (7). Directors need not be stockholders.

8197.21 -4-

BIGHTH: The names and post-office addresses of the directors until the first annual meeting of the stockholders

NAMES			POST-OFFICE		ADDRESSES	
	MARTIN	GOODMAN			Fifth York,	Avenue, N. Y.
	ARTHUR	MARCHAND			Fifth York,	Avenue, N. Y.
	MONROB	PROBHLICH, S	m.		Fifth York.	Avenue, N. Y.

NINTH: The name and post-office address of each subscriber of this certificate of incorporation and a statement of the number of shares of stock which each agrees to take in the corporation are:

NANE	POST-OFFICE ADDRESS	NO, OF SHARE	88
PREDERICK FARRAN	120 Broadway, New York, N. Y.	. 1	
WILLIAM R. BADGER	120 Broadway, New York, N. Y.	4	
WILLIAM A. HAMLIN	120 Broadway, New York, N. Y.	1	

TENTH: All of the subscribers of the certificate are of full age, at least two-thirds of them are citizens of the United States, at least one of them is a resident of the State of New York and at least one of the persons named as a director is a citizen of the United States and a resident of the State of New York.

ELEVENTH: The Secretary of State is designated as the agent of the corporation upon whom process in any action or proceeding against the corporation may be served.

TWRLFTH: No holder of stock of the corporation

8197-21 -5-

shall have any right as such holder to subscribe for or to buy from the corporation any stock, whether such stock be a part of the presently authorized stock or a part of any future increase thereof, or any bonds, notes, debentures or other securities convertible into stock of the corporation which the corporation may from time to time issue; and the corporation shall have the right, from time to time, without first offering the same to the holders of stock of any class then outstanding, to issue and sell shares of its stock of any class, on any such bonds, notes, debentures or other securities convertible into stock, to such person or persons, as its board of directors from time to time shall determine.

IN WITNESS WHEREOF, we have made, signed and acknowledged this certificate, this 14th day of March

A. D. 1952.

Frederico Farran Nuliam R. Brigger Hilliam A. Haculin

COUNTY OF NEW YORK

on this / day of March A.D. 1952, before me personally came PREDERICK FARRAN, WILLIAM R. BADGER and WILLIAM A. HAMLIN, to me known, and known to me to be the persons described in and who executed the foregoing certificate, and they severally duly acknowledged to me that they had executed the same.

solet K. Bokughan

Christiani in Ringin County
No. 24-040-0280
Ourt. Flori in D. T. Go. Aberba
Occasionine Empires March 89, 1349

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DESCRIPTIONS OF THE STREET, OR

with-

CAMAN PUBLISHERS MALMS COMP.

Paraists to Article Two of the Stock Corporation Law.

We, THE UNDERSTRIED, for the purpose of femning a corporation, purcuent to Article Two of the Stock Corporation Law of the State of New York, do hereby certify:

ETHEL The name of the proposed corporation shall be

CAMAN PURLISHERS SALES CORP.

144

month The purposes for which it is to be formed are:

To complies, print, publish, conduct, circulate and call or otherwise deal with any ampanine or magazine, books, possibles, extalogues and any and all other kinds of publications, and generally to easy in the backmas of angazine proprieture and general publicative, and to buy and sail and generally deal in we publication rights in all its aspects with respect to any of the aforesaid.

The same of the sa

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To purchase, hold, sell, essign, transfer, mertings, platus or otherwise dispose of shares of emittal stock of, our boule, requrities, or evidences of indetectamen asserted by any other corporation or corporations organizate under the law of this state or any other state, country, unlies, or present each, and utils the country thereof to emsels all the states, possive, and privileges of constraints.

To issue bunds, debentures, or chilgshions of this corpora-tion from time to time, for any of the objects or purposes of the corporation, and to seeme the same by mortgage, places, deed of trust, or otherwise,

To purchase, hold, sell and transfer the shares of its ome espital stock, provided it shall not use its ome funds or property for the purchase of its our shares of depital stock when such use sould cause as impairment of its capital; and provided further, that shares of its our espital stock to-longing to it shall not be voted on directly or indirectly.

To here one or more if its offices, to carry on all or may
of its operations and maximum and rithout restrictions or limit
on to manuate to purposes or otherwise compiles hald one
mortgage, sall, correy or otherwise flagous of such and personal
property of our class and description in the one of the flatter, and in some
correctories, or entonion of the flatter fighter, and in our one
all foreign countries; subject to the lase of much state, district,
corritory, enlarger domains;

Description of the party of the

THE STATE The total master of shares that may be Laured by the surporation is one hundred (100) shares, all of which are to be without pay value, and to be emmon stock.

groups, the capital of the corporation shall be as least agent to the size of the aggregate per value of the famile discuss being per value, plus the Copyrights mount of qualifornities mention by the corporation for the issues of startes without per value, plus such seporate, or, from the to time, by executive of the Beard of Directors, may be trensferred thereto.

7013-104 -

TIME: The office of the corporation shall be located in the City, County and State of New York; and the address to which the Secretary of State shall small a copy of process in any action or proceeding against the corporation, which may be served upon him, as 350 Fifth Avenue, in the Sorough of Manhattan, City and State of New York.

SINK! The duration of the corporation shall be perpetual.

not be stockholders of the corporation.

. RIGHTS: The names and post office addresses of the Directre until the first annual meeting of the stockholders are:

HAMPA POUR OFFICE ADDRESS

Japon Grounds 2032 Sind Street, Spootlyn, New York,

COMMET LETY 210 Seet Lolet Street,

GRACE BRANCES 760 East 2nd Street, Erocklyn, Sew York.

earther of the Cartifleste of Interporation and a statement of the matter of shares which each agrees to take in the corporation are as

Adds named 2017 Chart Street, Inc. York Street,

gazzi: All the enhanthers of this Certificate are of Dall age, at least two-thirds of them are ellipse of the United States, at least one of the pursues named as Director is a citizen of the

10/3-10/4

United States and a resident of the State of New York,

is hereby designated as the agent of the corporation upon whom processes in any seriou or proceeding against it may be served.

held only in the State of New York.

this correspond the state of Pobrusy, in the 1946.

Show Breading

DOSESSA ON NEW ACRE.

On this 5 day of Fobrancy, 1948, before no personally case TADOS CREMENT, ROBERT LETY, and CRACK SEASONERS, to no known and been to no to be the persons described in and the described the Foregoing Cortificate of Encorporation, and they theretien severally daily solution.

Smar, R. Anderson.

Dead & Alderson

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CERTIFICATE OF INCORPORATION

OF

HOM-PAREIL PUBLISHING CORPORATION

Pursuant to Article Two of the Stock Corporation Law

WE. THE UNDERSIGNED, for the purpose of forming a corporation pursuant to Article Two of the Stock Corporation Law of the State of New York, do hereby certify:

FIRST: The name of the proposed corporation shall

be WOH-PAREIL PUBLISHING CORPORATION.

SECOND: The purposes for which it is to be formed

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are:

To acquire, print, publish, conduct, circulate and sell or otherwise deal with any magazine or magazines, books, pamphlets, catalogues and any and all other kinds of publications, and generally to carry on the business of magazine proprietors and general publishers.

To buy, sell, import, export, exchange and in any other way deal and traffic in magazines, books, pamphlets, photographs, pictures, prints, and any and all other kinds and types of literary productions and works of art of every description, on any and all subjects, in any and all bindings and in any and all languages.

To carry on a general advertising business, to prepare, illustrate and place advertising matter in all periodicals, prepare and supply books, pamphlets, catalogues and other printed matter for advertising purposes, and to engage in such business and act in such capacity both as agent and/or principal, and to construct, erect, lease, hire, purchase or otherwise acquire, billboards, buildings and any other type of structure suitable and permissive for advertising purposes.

To apply for, acquire, buy, sell, assign, lease, pledge, mortgage or otherwise dispose of letters patent of the United States or of any foreign country, and all or any rights, territorial or otherwise, thereunder. To apply for, acquire, hold, sell, assign, lease, mortgage or otherwise dispose of patent rights, licenses, privileges, inventions, processes, trademarks, trade-names,

6174-49-1

brands, distinctive marks, improvements, copyrights and pending applications therefor, gelating to or useful in connection with any business of the corporation. To use, manufacture, or grant licenses under any letters patent owned or controlled by the company, and to expend money in the experimenting upon and testing the validity or value of any patent rights the company may acquire or proposes to

To purchase, hold, sell, assign, transfer, mortgage, pledge or otherwise dispose of shares of capital stock of, any bonds, securities or evidences of indebtedness created by any other corporation or corporations organized under the laws of this state or any other state, country, nation or government, and while the owner thereof to exercise all the rights, powers and privileges of ownership.

To issue bonds, debentures, or obligations of this corporation from time to time, for any of the objects or purposes of the corporation, and to secure the same by mortgage, pledge, deed of trust or otherwise.

To purchase, hold, sell and transfer the shares of its own capital stock, provided it shall not use its own funds or property for the purchase of its own shares of capital stock when such use would cause an impairment of its capital; and provided further, that shares of its own capital stock belonging to it shall not be voted on directly or indirectly.

To have one or more of its offices, to carry on all or any of its operations and business and without restrictions or limit as to amounts to purchase or otherwise acquire, hold, own, mortgage, sell, convey or otherwise dispose of real and personal property of any class and description in any of the states, districts, territories, or colonies of the United States, and in any and all foreign countries, subject to the laws of such state, district; territory, colony or country.

In general, to carry on any other similar business in connection with the foregoing and to have and exercise all the powers conferred by the laws of the State of New York upon corporations formed under the Act hereinbefore referred to, and to do any and all other things hereinbefore set forth to the same extent as natural persons might or could do.

The foregoing clauses shall be construed as both objects and powers, and it is hereby expressly provided for that the foregoing emimeration of specific powers shall not be held to limit or restrict in any manner the powers of this corporation.

6174-49-2

THIRD: The total number of shares that may be issued by the corporation is one hundred (100) shares. all of which are to be without par value, and to be common stock.

FOURTH: The capital of the corporation shall be at least equal to the sum of the aggregate par value of all issued shares having par value, plus the aggregate amount of consideration received by the corporation for the issuance of shares without par value, plus such amounts as, from time to time, by resolution of the Board of Directors, may be transferred thereto.

FIFTH: The office of the corporation shall be located in the City, County and State of New York; and the address to which the Secretary of State shall mail a copy of process in any action or proceeding against the corporation, which may be served upon him. is 350 Fifth Avenue. in the Borough of Manhattan, City and State of New York.

SIXTH: The duration of the corporation shall be perpetual.

SEVENTH: The number of directors shall be three.

EIGHTH: The names and post office address of the Directors, until the first annual meeting of the stockholders are:

NAMES

POST OFFICE ADDRESS

MARTIN GOODMAN

Smith Lane Hewlett Neck, L. I. New York

JEAN GOODMAN

Smith Lane Hewlett Neck, L. I. Hew York

160 Ocean Avenue Woodmere, Long Island Hew York

JEROME A. PERLES

WINTH: The names and post office address of each subscriber of the Certificate of Incorporation and a statement of the number of shares which each agrees to take in the corporation are as follows:

NAMES	POST OFFICE ADDRESS	NO. OF SHARES
MARTIN GOODMAN	Smith Lane Hewlett Neck, L. I. New York	8 1
JEAN GOODMAN	Smith Lane Hewlett Neck, L. I. New York	1-
JEROME A. PERLES	160 Quean Avenue Woodmere, L. I. New York	1

TENTH: All the subscribers of this Certificate are of full age, at least two-thirds of them are citisens of the United States, at least one of them is a resident of the State of New York, and at least one of the persons named as Director is a citizen of the United States and a resident of the State of New York.

ELEVENTH: The Secretary of State of the State of New York is hereby designated as the agent of the corporation upon whom process in any action or proceeding against it may be served.

TWELFTH: The meeting of the Board of Directors shall be held only in the State of New York.

IN WITNESS WHEREOF, we have made and subscribed this certificate in triplicate, this 18th day of mines 1943.

State of New York : County of New York : ss.:

On this lathday of 1943 before me personally came MARTIN GOODMAN, JEAN GOODMAN and JEROME A. PERLES to me known and known to me to be the persons described in and who executed the foregoing Certificate of Incorporation, and they thereupon severally duly acknowledged to me that they executed the same.

Sylvia Tringen

MW

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